1 A bill to be entitled 2 An act relating to reducing fetal and infant 3 mortality; amending s. 381.84, F.S.; revising the 4 purpose and requirements for the Comprehensive 5 Statewide Tobacco Education and Use Prevention 6 Program; revising a provision relating to a certain 7 report to conform to changes made by the act; creating 8 s. 383.21625, F.S.; providing a definition; requiring 9 the Department of Health to contract with local 10 healthy start coalitions for the creation of fetal and 11 infant mortality review committees in all regions of 12 the state; providing requirements for such committees; 13 requiring local healthy start coalitions to report the 14 findings and recommendations developed by the 15 committees to the department annually; requiring the 16 department to compile such findings and recommendations in a report and submit such report to 17 18 the Governor and Legislature by a specified date and 19 annually; authorizing the department to adopt rules; amending s. 390.011, F.S.; revising and providing 20 21 definitions; amending s. 390.0111, F.S.; prohibiting a 22 physician from performing a termination of pregnancy 23 if the physician determines the gestational age of a 24 fetus is more than a specified number of weeks; providing an exception; amending s. 390.0112, F.S.; 25

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26 revising a requirement that the directors of certain 27 medical facilities submit a monthly report to the 28 Agency for Health Care Administration; requiring 29 certain physicians to submit such report to the agency; requiring the report to be submitted 30 31 electronically on a form adopted by the agency, the 32 Board of Medicine, and the Board of Osteopathic 33 Medicine; requiring the report to include certain 34 additional information; removing obsolete language; creating s. 395.1054, F.S.; requiring that certain 35 36 hospitals participate in a minimum number of quality improvement initiatives developed in collaboration 37 38 with the Florida Perinatal Quality Collaborative 39 within the University of South Florida College of 40 Public Health; providing an appropriation; providing 41 an effective date. 42 Be It Enacted by the Legislature of the State of Florida: 43 44 45 Section 1. Subsections (2), (3), and (7) of section 46 381.84, Florida Statutes, are amended to read: 47 381.84 Comprehensive Statewide Tobacco Education and Use 48 Prevention Program.-49 PURPOSE, FINDINGS, AND INTENT.-It is the purpose of (2)this section to implement s. 27, Art. X of the State 50

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51 Constitution. The Legislature finds that s. 27, Art. X of the 52 State Constitution requires the funding of a statewide tobacco 53 education and use prevention program that focuses on tobacco use 54 by youth. The Legislature further finds that the primary goals 55 of the program are to reduce the prevalence of tobacco use among 56 youth, adults, and pregnant women, and women who may become 57 pregnant; reduce per capita tobacco consumption; and reduce 58 exposure to environmental tobacco smoke. Further, it is the 59 intent of the Legislature to base increases in funding for individual components of the program on the results of 60 61 assessments and evaluations. Recognizing that some components will need to grow faster than inflation, it is the intent of the 62 63 Legislature to fund portions of the program on a nonrecurring 64 basis in the early years so that those components that are most 65 effective can be supported as the program matures.

66 (3) PROGRAM COMPONENTS AND REQUIREMENTS. - The department 67 shall conduct a comprehensive, statewide tobacco education and 68 use prevention program consistent with the recommendations for 69 effective program components contained in the 1999 Best 70 Practices for Comprehensive Tobacco Control Programs of the CDC, 71 as amended by the CDC. The program shall include the following 72 components, each of which shall focus on educating people, 73 particularly pregnant women, women who may become pregnant, and 74 youth and their parents, about the health hazards of tobacco and discouraging the use of tobacco: 75

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(a) Counter-marketing and advertising; Internet resource center.-The counter-marketing and advertising campaign shall include, at a minimum, Internet, print, radio, and television advertising and shall be funded with a minimum of one-third of the total annual appropriation required by s. 27, Art. X of the State Constitution.

82 1. The campaign shall include an Internet resource center 83 for copyrighted materials and information concerning tobacco 84 education and use prevention, including cessation. The Internet 85 resource center must be accessible to the public, including parents, teachers, and students, at each level of public and 86 87 private schools, universities, and colleges in the state and shall provide links to other relevant resources. The Internet 88 89 address for the resource center must be incorporated in all 90 advertising. The information maintained in the resource center 91 shall be used by the other components of the program.

92 2. The campaign shall use innovative communication 93 strategies, such as targeting specific audiences who use 94 personal communication devices and frequent social networking 95 websites.

96 (b) Cessation programs, counseling, and treatment.—This97 program component shall include two subcomponents:

98 1. A statewide toll-free cessation service, which may 99 include counseling, referrals to other local resources and 100 support services, and treatment to the extent funds are

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101 available for treatment services; and

102 2. A local community-based program to disseminate 103 information about tobacco-use cessation, how tobacco-use 104 cessation relates to prenatal care and obesity prevention, and 105 other chronic tobacco-related diseases.

(c) Surveillance and evaluation.—The program shall conduct ongoing epidemiological surveillance and shall contract for annual independent evaluations of the effectiveness of the various components of the program in meeting the goals as set forth in subsection (2).

(d) Youth school programs.—School and after-school programs shall use current evidence-based curricula and programs that involve youth to educate youth about the health hazards of tobacco, help youth develop skills to refuse tobacco, and demonstrate to youth how to stop using tobacco.

(e) Community programs and chronic disease prevention.—The department shall promote and support local community-based partnerships that emphasize programs involving youth, pregnant women, and women who may become pregnant, including programs for the prevention, detection, and early intervention of tobaccorelated chronic diseases.

(f) Training.-The program shall include the training of health care practitioners, tobacco-use cessation counselors, and teachers by health professional students and other tobacco-use prevention specialists who are trained in preventing tobacco use

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126 and health education. Tobacco-use cessation counselors shall be 127 trained by specialists who are certified in tobacco-use 128 cessation.

129 (a) Administration and management, statewide programs, and 130 county health departments.-The department shall administer the 131 program within the expenditure limit established in subsection 132 (8). Each county health department is eligible to receive a 133 portion of the annual appropriation, on a per capita basis, for 134 coordinating tobacco education and use prevention programs 135 within that county. Appropriated funds may be used to improve 136 the infrastructure of the county health department to implement 137 the comprehensive, statewide tobacco education and use 138 prevention program. Each county health department shall 139 prominently display in all treatment rooms and waiting rooms 140 counter-marketing and advertisement materials in the form of 141 wall posters, brochures, television advertising if televisions 142 are used in the lobby or waiting room, and screensavers and 143 Internet advertising if computer kiosks are available for use or 144 viewing by people at the county health department.

(h) Enforcement and awareness of related laws.-In coordination with the Department of Business and Professional Regulation, the program shall monitor the enforcement of laws, rules, and policies prohibiting the sale or other provision of tobacco to minors, as well as the continued enforcement of the Clean Indoor Air Act prescribed in chapter 386. The

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151 advertisements produced in accordance with paragraph (a) may 152 also include information designed to make the public aware of 153 these related laws and rules. The departments may enter into 154 interagency agreements to carry out this program component.

155 AHEC tobacco-use cessation initiative.-The AHEC (i) 156 network may administer the AHEC tobacco-use cessation initiative 157 in each county within the state and perform other activities as 158 determined by the department.

159 (7)ANNUAL REPORT REQUIRED.-By January 31 of each year, 160 the department shall provide to the Governor, the President of 161 the Senate, and the Speaker of the House of Representatives a 162 report that evaluates the program's effectiveness in reducing 163 and preventing tobacco use and that recommends improvements to 164 enhance the program's effectiveness. The report must contain, at 165 a minimum, an annual survey of youth attitudes and behavior 166 toward tobacco, as well as a description of the progress in 167 reducing the prevalence of tobacco use among youth, adults, and 168 pregnant women, and women who may become pregnant; reducing per 169 capita tobacco consumption; and reducing exposure to 170 environmental tobacco smoke.

171 Section 2. Section 383.21625, Florida Statutes, is created to read: 172 173

# 174

383.21625 Fetal and infant mortality review committees.-(1) As used in this section, the term "department" means 175 the Department of Health.

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176	(2) The department shall contract with local healthy start
177	coalitions for the creation of fetal and infant mortality review
178	committees in all regions of the state to improve fetal and
179	infant mortality and morbidity in each region. Each committee
180	shall:
181	(a) Review and analyze rates, trends, causes, and other
182	data related to fetal and infant mortality and morbidity in a
183	geographic area.
184	(b) Develop findings and recommendations for interventions
185	and policy changes to reduce fetal and infant mortality and
186	morbidity rates.
187	(c) Engage with local communities and stakeholders to
188	implement recommended policies and procedures to reduce fetal
189	and infant mortality and morbidity.
190	(3) Each local healthy start coalition shall report the
191	findings and recommendations developed by each fetal and infant
192	mortality review committee to the department annually. Beginning
	morearrey review committees to the asparements annuarry. Degrinning
193	October 1, 2023, the department shall compile such findings and
193 194	
	October 1, 2023, the department shall compile such findings and
194	October 1, 2023, the department shall compile such findings and recommendations in an annual report, which must be submitted to
194 195	October 1, 2023, the department shall compile such findings and recommendations in an annual report, which must be submitted to the Governor, the President of the Senate, and the Speaker of
194 195 196	October 1, 2023, the department shall compile such findings and recommendations in an annual report, which must be submitted to the Governor, the President of the Senate, and the Speaker of the House of Representatives.
194 195 196 197	October 1, 2023, the department shall compile such findings and recommendations in an annual report, which must be submitted to the Governor, the President of the Senate, and the Speaker of the House of Representatives. (4) The department may adopt rules necessary to implement
194 195 196 197 198	October 1, 2023, the department shall compile such findings and recommendations in an annual report, which must be submitted to the Governor, the President of the Senate, and the Speaker of the House of Representatives. (4) The department may adopt rules necessary to implement this section.

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201	respectively, present subsections (8) through (13) are
202	renumbered as subsections (10) through (15), respectively,
203	present subsection (6) is amended, and new subsections (6) and
204	(9) are added to that section, to read:
205	390.011 DefinitionsAs used in this chapter, the term:
206	(6) "Fatal fetal abnormality" means a terminal condition
207	that, in reasonable medical judgment, regardless of the
208	provision of life-saving medical treatment, is incompatible with
209	life outside the womb and will result in death upon birth or
210	imminently thereafter.
211	(7)(6) "Gestation" means the development of a human embryo
212	or fetus as calculated from the first day of the pregnant
213	woman's last menstrual period between fertilization and birth.
214	(9) "Medical abortion" means the administration or use of
215	an abortion-inducing drug to induce an abortion.
216	Section 4. Subsection (1) of section 390.0111, Florida
217	Statutes, is amended to read:
218	390.0111 Termination of pregnancies
219	(1) TERMINATION <u>AFTER GESTATIONAL AGE OF 15 WEEKS</u> <del>IN THIRD</del>
220	<del>TRIMESTER</del> ; WHEN ALLOWED <u>A physician may not perform a</u> <del>No</del>
221	termination of pregnancy if the physician determines the
222	gestational age of the fetus is more than 15 weeks <del>shall be</del>
223	performed on any human being in the third trimester of pregnancy
224	unless one of the following conditions is met:
225	(a) Two physicians certify in writing that, in reasonable
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226 medical judgment, the termination of the pregnancy is necessary 227 to save the pregnant woman's life or avert a serious risk of 228 substantial and irreversible physical impairment of a major 229 bodily function of the pregnant woman other than a psychological 230 condition.

231 The physician certifies in writing that, in reasonable (b) 232 medical judgment, there is a medical necessity for legitimate 233 emergency medical procedures for termination of the pregnancy to 234 save the pregnant woman's life or avert a serious risk of 235 imminent substantial and irreversible physical impairment of a 236 major bodily function of the pregnant woman other than a 237 psychological condition, and another physician is not available 238 for consultation.

239 (c) The fetus has not achieved viability under s.
240 <u>390.01112 and two physicians certify in writing that, in</u>
241 reasonable medical judgement, the fetus has a fatal fetal
242 <u>abnormality.</u>

243 Section 5. Section 390.0112, Florida Statutes, is amended 244 to read:

390.0112 Termination of pregnancies; reporting.-

(1) The director of any medical facility in which

abortions are performed, including surgical procedures and

248 medical abortions, including a physician's office, shall submit

249 a report each month to the agency. If the abortion is not

250 performed in a medical facility, the physician performing the

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2.51 abortion shall submit the monthly report. The report must may be 252 submitted electronically on a form adopted by the agency, the 253 Board of Medicine, and the Board of Osteopathic Medicine which  $_{ au}$ may not include personal identifying information  $_{ au}$  and must 254 255 include: 256 (a) Until the agency begins collecting data under 257 paragraph (e), The number of abortions performed. 258 (b) The reasons such abortions were performed. If a woman 259 upon whom an abortion is performed has provided evidence that 260 she is a victim of human trafficking pursuant to s. 261 390.0111(3)(a)1.b.(IV), such reason must be included in the 262 information reported under this section. 263 For each abortion, the period of gestation at the time (C) 264 the abortion was performed. 265 The number of infants born alive or alive immediately (d) 266 after an attempted abortion. 267 Beginning no later than January 1, 2017, Information (e) consistent with the United States Standard Report of Induced 268 269 Termination of Pregnancy adopted by the Centers for Disease 270 Control and Prevention. 271 (f) The number of medication abortion regimens prescribed 272 or dispensed. 273 (2) The agency shall keep such reports in a central 274 location for the purpose of compiling and analyzing statistical 275 data and shall submit data reported pursuant to paragraph (1) (e) Page 11 of 13

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276 to the Division of Reproductive Health within the Centers for 277 Disease Control and Prevention, as requested by the Centers for 278 Disease Control and Prevention.

279 (3) If the termination of pregnancy is not performed in a 280 medical facility, the physician performing the procedure shall 281 be responsible for reporting such information as required in 282 subsection (1).

283 (3)(4) Reports submitted pursuant to this section shall be 284 confidential and exempt from the provisions of s. 119.07(1) and 285 shall not be revealed except upon the order of a court of 286 competent jurisdiction in a civil or criminal proceeding.

287 (4)(5) Any person required under this section to file a 288 report or keep any records who willfully fails to file such 289 report or keep such records may be subject to a \$200 fine for 290 each violation. The agency shall be required to impose such 291 fines when reports or records required under this section have 292 not been timely received. For purposes of this section, timely 293 received is defined as 30 days following the preceding month.

294 Section 6. Section 395.1054, Florida Statutes, is created 295 to read:

296 <u>395.1054 Birthing quality improvement initiatives.-A</u>
297 <u>hospital that provides birthing services shall at all times</u>
298 <u>participate in at least two quality improvement initiatives</u>
299 <u>developed in collaboration with the Florida Perinatal Quality</u>
300 Collaborative within the University of South Florida College of

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301	Public Health.
302	Section 7. For the 2022-2023 fiscal year, the sum of
303	\$1,602,000 in recurring funds from the General Revenue Fund is
304	appropriated to the Department of Health for the purpose of
305	establishing fetal and infant mortality review committees under
306	s. 383.21625, Florida Statutes.
307	Section 8. This act shall take effect July 1, 2022.

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